UNITED STATES DISTRI	CT COURT FILE()
DISTRICT OF MASSACI	HUSETTS MEDIERRES OFFICE
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CHARLES LANGONE, as FUND MANAGER	O O TATALON THE
of the NEW ENGLAND TEAMSTERS AND	La trata como t
TRUCKING INDUSTRY PENSION FUND	U.S. DISTINCT COURT DISTRICT OF MASS.
MAGISTRATE JUDGE N	Mi Mir.
Plaintiff,	1/2/2/
	C.A. NBECEIPT #
V.	AMOUNT \$250
	SUMMONS ISSUED <u>Ye</u> ,
MARK EQUIPMENT CORPORATION	LOCAL RULE 4.1
	WAIVER FORM
Defendant,	MCF ISSUED
,	BY DPTY, CLK. 1000
	DATE 2 24/05
COMPLAINT	- (((

- 1. This is an action under the Employee Retirement Income Security Act of 1974 ("ERISA"), 29 U.S.C. §1001, et seq. brought on behalf of the New England Teamsters and Trucking Industry Pension Fund ("Pension Fund") for damages and injunctive relief arising from unpaid and delinquent contributions.
- 2. This court has jurisdiction pursuant to 29 U.S.C. §1132(e)(1) and venue lies in this district pursuant to 29 U.S.C. §1132(e)(2).
- 3. Plaintiff, Charles Langone, is the Fund Manager of the Pension Fund and is a "fiduciary" within the meaning of Section 502(a)(3) of ERISA, 29 U.S.C. §1132(a)(3). The Pension Fund is a "multi-employer plan" within the meaning of Section 3(37)(A) of ERISA, 29 U.S.C. §1002(37)(A) and is an "employee benefit plan" or "plan" within the meaning of Section 3(3) of ERISA, 29 U.S.C., §1002(3). The Pension Fund has its principal office at and is administered from 535 Boylston Street, Boston, Massachusetts.
- 4. Defendant, Mark Equipment Corporation, is an employer incorporated in the State of Massachusetts with a place of business in Stoughton, Massachusetts. Defendant is

an "employer" within the meaning of 29 U.S.C. §1002(5) and an employer in an industry affecting commerce within the meaning of 29 U.S.C. §142(1) and §152(2),(6) and (7).

- 5. Teamsters Local Union No. 25 is a "labor organization" within the meaning of 29 U.S.C. §152(5).
- 6. At all material times, defendant has been obligated by the terms of one or more collective bargaining agreements between defendant and Teamsters Local Union No. 25 and by the terms of an Agreement and Declaration of Trust to which defendant is bound to make contributions on behalf of certain employees to the Pension Fund.
- 7. Defendant has failed to make required contributions to the Pension Fund in violation of Section 515 of ERISA, 29 U.S.C. §1145.

COUNT TWO

- 8. Plaintiff hereby incorporates by reference paragraphs 1 through 4 of this Complaint as if set forth herein.
- 9. Teamsters Local Union No. 379 is a "labor organization" within the meaning of 29 U.S.C. §152(5).
- 6. At all material times, defendant has been obligated by the terms of one or more collective bargaining agreements between defendant and Teamsters Local Union No. 379 and by the terms of an Agreement and Declaration of Trust to which defendant is bound to make contributions on behalf of certain employees to the Pension Fund.
- 7. Defendant has failed to make required contributions to the Pension Fund in violation of Section 515 of ERISA, 29 U.S.C. §1145.

WHEREFORE, plaintiff demands that judgment enter in accordance with Section 502 of ERISA, 29 U.S.C. §1132(g)(2):

- 1. Awarding the Pension Fund the following amounts:
 - a. the unpaid contributions;
 - b. interest on those contributions from the date the payment was due;
 - c. liquidated damages in an amount equal to the greater of interest on the unpaid contributions or 20% of the unpaid contributions;
 - d. all costs and reasonable attorney's fees incurred by the Pension Fund in connection with this action; and
- 2. Permanently enjoining the defendant from violating its obligations under the terms of its collective bargaining agreements with Teamsters Local Union No. 25 and Teamsters Local Union No. 379 and the Agreements and Declarations of Trust to make timely contributions and reports to the Pension Fund; and
 - 3. Ordering such other and further relief as this court may deem just and proper.

Dated: February 23, 2005 Respectfully submitted,

> Catherine M. Campbell BBO #549397 FEINBERG, CAMPBELL & ZACK. P.C. 177 Milk Street Boston, MA 02109 (617) 338-1976

alhering Ill. Carpbelle Attorney for plaintiff,

Charles Langone, Fund Manager

CERTIFICATE OF SERVICE

I, Catherine M. Campbell, hereby certify that I caused a copy of the foregoing to be mailed this date by certified mail, return receipt requested, to the United States Secretaries of Labor and Treasury.

Dated: February 23, 2005

Catherine M. Campbell

SJS 44 (Rev. 3.99)

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS OF THE FORM.)

I. (a) PLAINTIFFS				DEFENDANTS			
Charles Langone, as Fund Manager of				Mark Flyipment Cerperation			
the New England	d Teamsters and	Trucking		ליטטאר כטטארי	Enditor obstation	JH	
Industry Pensi	on Fund						
(b) County of Residence of	of First Listed PlaintiffS	uffolk		County of Reside	rice (di Trussi i) is jei		
(EX	CEPT IN U.S. PLAINTIFF CA	ASES)		DISTRICT	CONDEMNATION CASES, IN	S ONLY)	
				NOTE: IN LAN	D CONDEMNATION CASES, 115	SE THE LOCATION OF THE	
				LAND	INVOLVED.		
(c) Attorney's (Firm Nam	ne, Address, and Telephone Nu	mber)		Attorneys (If Known)			
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	bell & Zack, P.C						
	t, Boston, MA 02	109					
(617) 338-1976 II. BASIS OF JURISD		1,7	O CITE	ZENGWIN OF B	DANGIBLE DADGE		
II. BASIS OF JURISD	OICTION (Place an "X" in O	ne Box Only)		ZENSHIP OF P versity Cases Only)		Place an "X" in One Box for Plaintiff and One Box for De lendant)	
1 U.S. Government	☑ 3 Federal Question		Citizen	of This State	DEF 1	Principal Place	
Plaintiff	(U.S. Government	Not a Party)	Citizen	of mis state —	of Business h		
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Defendant	(Indicate Citi zensl:	nip of Parties				1 Another State	
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☐ 130 Miller Act	☐ 310 Airplane ☐ ☐ 315 Airplane Product	362 Personal Injury— Med. Malpractice		Other Food & Drug Drug Related Seizure	☐ 423 Withdrawal	☐ 410 Antitrust ☐ 430 Banks and Banking	
140 Negoriable Instrument	Liability 🔲	365 Personal Injury —		of Property 21 USC	28 USC 157	450 Commerce/ICC Rates/etc.	
☐ 150 Recovery of Overpayment & Enforcement of		Product Liability 368 Asbestos Personal		Liquor Laws R.R. & Truck	PROPERTY RIGHTS	460 Deportation	
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(Excl. Veterans)	☐ 345 Mar:ne Product ☐	370 Other Fraud	☐ 690		□ 840 Trademark	850 Securities/Commodities/ Exchange	
☐ 153 Recovery of Overpayment of Veteran's Benefits		371 Truth in Lending 380 Other Personal		LABOR	SOCIAL SECURITY	□ 875 Customer Challenge 12 USC 3410	
160 Stoc kholders' Suits	355 M otor V ehicle	Property Damage	☐ 710	Fair Labor Standards	□ 861 H IA (13 95ff)	☐ 891 Agricultural Acts	
190 Other Contract 195 Contract Product Liability	Product Liability 360 Other Personal Injury	385 Property Da mage Product Liability		Act	862 Black Lung (923)	892 Economic Stabilization Act 893 Environmental Matters	
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290 All Other Real Property	440 Other Civil Rights	540 Mandamus & Other	1 791	Empl. Ret. Inc.	□ 871 IRS Third Party	State Statutes □ 890 Other Statutory Actions	
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VII. REQUESTED IN	CHECK IF THIS IS		DEM	IAND \$	CHECK YES only	if demanded in complaint:	
COMPLAINT:	UNDER F.R.CP. 23	5			JURY DEMAND:	□ Yes □ No	
VIII. RELATED CASI	(See E(S) instructions):						
IF ANY	• •	DG			DOCKET MUMBER		
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DATE SKINATURE OF ATTORNEY OF RECORD							
2/23/05 Catherine M. Campbell Catherine M. Campbell							
RECEIPT#A	MOUN	APPLYING IFP	·	JUDGE	MAG. JUD	oge	

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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2	CATECORY IN W	UICH THE CASE BELONGS	RASED LIDON THE NUM	REPEN NATURE	・▽≀ FTU <u>と</u> DE SUIT CODE LISTED ON THE CI	VIL		
2.	2. CATEGORY IN WHICH THE CASE BELONGS BASED UPON THE NUMBERED NATURE OF SUIT CODE LISTED ON THE COVER SHEET. (SEE LOCAL RULE 40.1(A)(1)).							
	l.	160, 410, 470, R.23, REGA						
		195, 368, 400, 440, 441-444	1 FAD EED EEE 625 740	JUST BACT OF	∫ COUP Napogo Applete AO 120 or AO 121			
	XX II.	740, 790, 791, 820*, 830*, 8	4, 540, 550, 555, 625, 716 40*, 850, 890, 892-894, 8	95, 950. f	or pateric trademark or copyright	cases		
	111.	110, 120, 130, 140, 151, 19 315, 320, 330, 340, 345, 35 380, 385, 450, 891.						
-	IV.	220, 422, 423, 430, 460, 51 690, 810, 861-865, 870, 87		0, 650, 660,				
	v.	150, 152, 153.						
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5		PLAINT IN THIS CASE QUES ST? (SEE 28 USC §2403)	TION THE CONSTITUTI	ONALITY OF AN A	CT OF CONGRESS AFFECTING TI	ΙE		
	IF SO, IS THE U.	S.A. OR AN OFFICER, AGEN	T OR EMPLOYEE OF T	XXXEXXX HE U.S. A PARTY?	NO			
)				XXXXXX	NO			
6	IS THIS CASE RI 28 USC §2284?	EQUIRED TO BE HEARD AN	D DETERMINED BY A D	ISTRICT COURT C	F THREE JUDGES PURSUANT TO	TITLE		
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7	COMMONWEAL	PARTIES IN THIS ACTION, TH OF MASSACHUSETTS (" ? - (SEE LOCAL RULE 40.1(GOVERNMENTAL AGEN	ENTAL AGENCIES ICIES"), RESIDIN	OF THE UNITED STATES AND THE GIN MASSACHUSETTS RESIDE IN	IE I THE		
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	В.	IF NO, IN WHICH DIVISION GOVERNMENTAL AGENT			OR THE ONLY PARTIES, EXCLUI	DING		
		EASTERN DIVISION	CENTRAL	DIVISION	WESTERN DIVISION			
(PLEASE TYPE OR F	PRINT)						
		Catherine M. Ca		444				
,	ADDRESS 177 Milk Street, Ste. 300, Boston, MA 02109 TELEPHONE NO. (617) 338-1976							
7	TELEPHONE NO	(01/) 338-19/6						